

# **ENGROSSED** SENATE BILL No. 570

DIGEST OF SB 570 (Updated March 29, 2005 10:03 pm - DI 106)

Citations Affected: IC 5-2; IC 9-13; IC 9-21; IC 9-30; IC 34-6; IC 34-28; IC 36-1.

**Synopsis:** Automated traffic law enforcement systems. Establishes the automated traffic law enforcement system pilot program, which allows a municipality to install an automated traffic law enforcement system (a device that produces still photographs of a vehicle that proceeds through a red light) at highway intersections under the jurisdiction of the municipality. Requires a local authority to receive authorization from the department of transportation (department) before installing automated traffic law enforcement systems. Requires dismissal of a citation based on an automatic traffic law enforcement system that does not comply with installation, maintenance, or operational requirements. Prohibits a violation based on a report from an automated traffic law (Continued next page)

Effective: July 1, 2005.

# Mishler, Wyss, Broden, Antich-Carr, Kruse

(HOUSE SPONSORS — WOLKINS, KUZMAN)

January 20, 2005, read first time and referred to Committee on Governmental Affairs and Interstate Cooperation.
February 3, 2005, amended, reported favorably — Do Pass.
February 17, 2005, read second time, amended, ordered engrossed.
February 18, 2005, engrossed.
February 28, 2005, read third time, failed for lack of a constitutional majority. Yeas 23,

March 1, 2005, re-read third time, passed. Yeas 31, nays 17.

HOUSE ACTION

March 14, 2005, read first time and referred to Committee on Roads and Transportation. March 21, 2005, reported — Do Pass. March 29, 2005, read second time, amended, ordered engrossed.









## Digest Continued

enforcement system from being used to determine insurance rates. Requires that the civil penalty imposed for a violation based on a report from an automated traffic law enforcement system be applied to defray the cost of the system, and that remaining funds be deposited in the violent crime victims compensation fund. Provides that the department may authorize not more than ten municipalities to participate in the pilot program, and requires the department to submit a report analyzing the program to the legislative council before December 31, 2008. Requires that a yellow light have a duration of at least five seconds. Makes conforming changes. Repeals a superseded definition.





First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

# ENGROSSED SENATE BILL No. 570

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

Be it enacted by the General Assembly of the State of Indiana:

	SECTION	1.	IC :	5-2-6.1-4	l IS	AMEN	DED	ТО	READ	AS
FC	LLOWS [	EFFI	ECTI	VE JULY	Y 1, 2	2005]: Sed	2.41.	The f	fund con	sists
of	amounts	dep	osited	d under	IC	9-21-3.5	, IC	33-	37-7-9,	and
IC	35-50-5-3	and	appr	opriation	s fro	m the ger	eral a	ssem	hlv.	

SECTION 2. IC 9-13-2-6.3 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1,2005]: **Sec. 6.3.** "Automated traffic law enforcement system", for purposes of IC 9-21, has the meaning set forth in IC 9-21-3.5-2.

SECTION 3. IC 9-13-2-94.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 94.2. "Local police officer", for purposes of IC 9-21-3.5, has the meaning set forth in IC 9-21-3.5-4.

SECTION 4. IC 9-13-2-110 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 110. "Moving traffic offense", violation", for purposes of IC 9-25-9-1 and IC 9-30-3-14, has the meaning set forth in IC 9-30-3-14(a). IC 9-30-3-14(b).

17 SECTION 5. IC 9-13-2-182.3 IS ADDED TO THE INDIANA



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1	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2005]: Sec. 182.3. "Traffic control device",
3	for purposes of IC 9-21, has the meaning set forth in IC 9-21-1-1.5.
4	SECTION 6. IC 9-13-2-182.5 IS ADDED TO THE INDIANA
5	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2005]: Sec. 182.5. "Traffic control signal",
7	for purposes of IC 9-21, has the meaning set forth in IC 9-21-1-1.7.
8	SECTION 7. IC 9-13-2-196.5 IS ADDED TO THE INDIANA
9	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2005]: Sec. 196.5. "Vendor", for purposes of
11	IC 9-21-3.5, has the meaning set forth in IC 9-21-3.5-6.
12	SECTION 8. IC 9-21-1-1.5 IS ADDED TO THE INDIANA CODE
13	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
14	1, 2005]: Sec. 1.5. As used in this article, "traffic control device"
15	means a sign, signal, marking, or device, including a railroad
16	advance warning sign, consistent with this title, placed or erected
17	by the authority of a public body or an official having jurisdiction
18	for purposes of regulating, warning, or guiding traffic.
19	SECTION 9. IC 9-21-1-1.7 IS ADDED TO THE INDIANA CODE
20	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
21	1, 2005]: Sec. 1.7. As used in this article, "traffic control signal"
22	means a traffic signal as defined by the Indiana Manual on
23	Uniform Traffic Control Devices for Streets and Highways as
24	adopted by rule under IC 9-21-2-1 by which traffic alternately is
25	directed to stop and permitted to proceed.
26	SECTION 10. IC 9-21-1-3 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. (a) A local authority,
28	with respect to private roads and highways under the authority's

with respect to private roads and highways under the authority's jurisdiction, in accordance with section 2 of this chapter, and within the reasonable exercise of the police power, may do the following:

- (1) Regulate the standing or parking of vehicles.
- (2) Regulate traffic by means of police officers or traffic control signals, including enforcement by use of automated traffic law enforcement systems if authorized by the Indiana department of transportation under IC 9-21-3.5.
- (3) Regulate or prohibit processions or assemblages on the highways.
- (4) Designate a highway as a one-way highway and require that all vehicles operated on the highway be moved in one (1) specific direction.
- (5) Regulate the speed of vehicles in public parks.
- (6) Designate a highway as a through highway and require that all 42



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1	vehicles stop before entering or crossing the highway.
2	(7) Designate an intersection as a stop intersection and require all
3	vehicles to stop at one (1) or more entrances to the intersection.
4	(8) Restrict the use of highways as authorized in IC 9-21-4-7.
5	(9) Regulate the operation of bicycles and require the registration
6	and licensing of bicycles, including the requirement of a
7	registration fee.
8	(10) Regulate or prohibit the turning of vehicles at intersections.
9	(11) Alter the prima facie speed limits authorized under
10	IC 9-21-5.
11	(12) Adopt other traffic regulations specifically authorized by this
12	article.
13	(13) Adopt traffic regulations governing traffic control on public
14	school grounds when requested by the governing body of the
15	school corporations.
16	(14) Regulate or prohibit the operation of low speed vehicles on
17	highways.
18	(b) An ordinance or regulation adopted under subsection (a)(4),
19	(a)(5), (a)(6), (a)(7), (a)(8), (a)(10), (a)(11), (a)(12), (a)(13), or (a)(14),
20	is effective when signs giving notice of the local traffic regulations are
21	posted upon or at the entrances to the highway or part of the highway
22	that is affected.
23	SECTION 11. IC 9-21-1-8 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 8. (a) This section
25	applies to the person who drives an authorized emergency vehicle
26	when:
27	(1) responding to an emergency call;
28	(2) in the pursuit of an actual or suspected violator of the law; or
29	(3) responding to, but not upon returning from, a fire alarm.
30	(b) The person who drives an authorized emergency vehicle may do
31	the following:
32	(1) Park or stand, notwithstanding other provisions of this article.
33	(2) Proceed past a red or stop traffic control signal or stop sign,
34	traffic control device, but only after slowing down as necessary
35	for safe operation.
36	(3) Exceed the maximum speed limits if the person who drives the
37	vehicle does not endanger life or property.
38	(4) Disregard regulations governing direction of movement or
39	turning in specified directions.
40	(c) This section applies to an authorized emergency vehicle only
41	when the vehicle is using audible or visual signals as required by law.
42	An authorized emergency vehicle operated as a police vehicle is not



1	required to be equipped with or display red and blue lights visible from
2	in front of the vehicle.
3	(d) This section does not do the following:
4	(1) Relieve the person who drives an authorized emergency
5	vehicle from the duty to drive with due regard for the safety of all
6	persons.
7	(2) Protect the person who drives an authorized emergency
8	vehicle from the consequences of the person's reckless disregard
9	for the safety of others.
10	SECTION 12. IC 9-21-3-2 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2. (a) Each traffic
12	control signal installation on a street or highway within Indiana may
13	be erected only after the completion of traffic engineering studies that
14	verify that the traffic signal control signal is necessary as set forth in
15	the Indiana Manual on Uniform Traffic Control Devices for Streets and
16	Highways.
17	(b) If:
18	(1) the proposed installation is in the immediate vicinity of a
19	school; and
20	(2) the installation does not meet the requirements of this section;
21	the governmental unit responsible for the control of traffic at the
22	location shall grant a special hearing on the question to a person who
23	has properly petitioned for the installation of a traffic <b>control</b> signal.
24	SECTION 13. IC 9-21-3-3 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. Each traffic control
26	signal upon a street or highway in Indiana that does not conform to this
27	chapter shall be removed by the governmental agency having
28	jurisdiction over the highway.
29	SECTION 14. IC 9-21-3-4 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4. The Indiana
31	department of transportation is responsible for the control of all traffic
32	control signals on the state highway system.
33	SECTION 15. IC 9-21-3-5 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5. A traffic control
35	signal installation on a state route is the property of the Indiana
36	department of transportation.
37	SECTION 16. IC 9-21-3-6 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 6. (a) Except as
39	provided in subsection (b), a public or private agency may not erect a
40	traffic control device on a state maintained highway without the written



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permission of the Indiana department of transportation.

(b) This subsection applies to the installation of traffic control

1	signals on a state highway in a city or town. The Indiana department of	
2	transportation shall:	
3	(1) install any <b>traffic control</b> signal that meets the standards,	
4	specifications, and warrants set forth in the Indiana Manual on	
5	Uniform Traffic Control Devices for Streets and Highways; or	
6	(2) grant written permission to a city or town to erect the <b>traffic</b>	
7	control signal if it is not possible for the state immediately to	
8	install the <b>traffic control</b> signal.	
9	SECTION 17. IC 9-21-3-7 IS AMENDED TO READ AS	
10	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. (a) Whenever traffic	1
11	is controlled by traffic control signals exhibiting different colored lights	
12	or colored lighted arrows successively, one (1) at a time or in	
13	combination, only the colors green, red, or yellow may be used, except	
14	for special pedestrian signals under IC 9-21-18.	
15	(b) The lights indicate and apply to drivers of vehicles and	
16	pedestrians as follows:	- (
17	(1) Green indication means the following:	•
18	(A) Vehicular traffic facing a circular green signal may	
19	proceed straight through or turn right or left, unless a sign at	
20	the place prohibits either turn.	
21	(B) Vehicular traffic, including vehicles turning right or left,	
22	shall yield the right-of-way to other vehicles and to pedestrians	
23	lawfully within the intersection or an adjacent sidewalk at the	
24	time the signal is exhibited.	•
25	(C) Vehicular traffic facing a green arrow signal, shown alone	
26	or in combination with another indication, may cautiously	
27	enter the intersection only to make the movement indicated by	1
28	the green arrow or other movement permitted by other	
29	indications shown at the same time.	1
30	(D) Vehicular traffic shall yield the right-of-way to pedestrians	
31	lawfully within an adjacent crosswalk and to other traffic	
32	lawfully using the intersection.	
33	(E) Unless otherwise directed by a pedestrian control signal,	
34	pedestrians facing a green signal, except when the sole green	
35	signal is a turn arrow, may proceed across the roadway within	
36	a marked or unmarked crosswalk.	
37	(2) Steady yellow indication means the following:	
38	(A) Vehicular traffic facing a steady circular yellow or yellow	
39	arrow signal is warned that the related green movement is	
40	being terminated and that a red indication will be exhibited	
41	immediately thereafter.	
42	(B) A pedestrian facing a steady circular yellow or yellow	



1	arrow signal, unless otherwise directed by a pedestrian control
2	signal, is advised that there is insufficient time to cross the
3	roadway before a red indication is shown, and a pedestrian
4	may not start to cross the roadway at that time.
5	(3) Steady red indication means the following:
6	(A) Except as provided in clause (B), vehicular traffic facing
7	a steady circular red signal alone shall stop at a clearly marked
8	stop line. However, if there is no clearly marked stop line,
9	vehicular traffic shall stop before entering the crosswalk on the
10	near side of the intersection. If there is no crosswalk, vehicular
11	traffic shall stop before entering the intersection and shall
12	remain standing until an indication to proceed is shown.
13	(B) Except when a sign is in place prohibiting a turn described
14	in this subdivision, clause, vehicular traffic facing a steady red
15	signal, after coming to a complete stop, may cautiously enter
16	the intersection to do the following:
17	(i) Make a right turn.
18	(ii) Make a left turn if turning from the left lane of a
19	one-way street into another one-way street with the flow of
20	traffic.
21	Vehicular traffic making a turn described in this subdivision
22	clause shall yield the right-of-way to pedestrians lawfully
23	within an adjacent crosswalk and to other traffic using the
24	intersection.
25	(C) Unless otherwise directed by a pedestrian control signal,
26	pedestrians facing a steady circular red signal alone may not
27	enter the roadway.
28	(4) No indication or conflicting indications means the following:
29	(A) Vehicular traffic facing an intersection having a traffic
30	control signal that displays no indication or conflicting
31	indications, where no other traffic control signal is present,
32	shall stop before entering the intersection.
33	(B) After stopping, vehicular traffic may proceed with caution
34	through the intersection and shall yield the right-of-way to
35	traffic within the intersection or approaching so closely as to
36	constitute an immediate hazard.
37	(5) This section applies to traffic control signals located at a place
38	other than an intersection. A stop required under this subdivision
39	must be made at the traffic control signal, except when the
40	traffic control signal is supplemented by a sign or pavement
41	marking indicating where the stop must be made.
42	(c) The duration of a steady yellow indication must be at least





1	five (5) seconds.
2	SECTION 18. IC 9-21-3-8 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 8. (a) This section does
4	not apply at railroad grade crossings.
5	(b) Whenever an illuminated flashing red or yellow light is used in
6	a traffic control signal or with a traffic sign, vehicular traffic shall obey
7	the traffic control signal in the following manner:
8	(1) Flashing red (stop signal) means the following:
9	(A) When a red lens is illuminated by rapid intermittent
10	flashes, a person who drives a vehicle shall stop at a clearly
11	marked stop line before entering the crosswalk on the near
12	side of the intersection.
13	(B) If no line exists, the person shall stop at the point nearest
14	the intersecting roadway where the person has a view of
15	approaching traffic on the intersecting roadway before
16	entering the roadway.
17	(C) The right to proceed is subject to the rules applicable after
18	making a stop at a stop sign.
19	(2) Flashing yellow (caution signal) means that when a yellow
20	lens is illuminated with rapid intermittent flashes, a person who
21	drives a vehicle may proceed through the intersection or past the
22	traffic control signal only with caution.
23	SECTION 19. IC 9-21-3.5 IS ADDED TO THE INDIANA CODE
24	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2005]:
26	Chapter 3.5. Automated Traffic Law Enforcement System Pilot
27	Program
28	Sec. 1. This chapter does not apply to the following:
29	(1) Farm wagons.
30	(2) Farm tractors.
31	(3) Farm machinery.
32	Sec. 2. As used in this chapter, "automated traffic law
33	enforcement system" means a device that:
34	(1) has one (1) or more motor vehicle sensors working in
35	conjunction with a traffic control signal that exhibits:
36	(A) a steady red light as described in IC 9-21-3-7(b)(3); or
37	(B) an illuminated flashing red light as described in
38	IC 9-21-3-8(b)(1); and
39	(2) is capable of producing a photographically recorded still
40	image of a motor vehicle or a vehicle being drawn by a motor
41	vehicle, including an image of the vehicle's rear license plate,
42	as the vehicle proceeds through an intersection while the



1	traffic control signal is exhibiting a steady red light or an	
2	illuminated flashing red light.	
3	The recorded image referred to in subdivision (2) may not include	
4	a recorded video image of a motor vehicle.	
5	Sec. 3. As used in this chapter, "department" refers to the	
6	Indiana department of transportation.	
7	Sec. 4. As used in this chapter, "local police officer" means any	
8	of the following:	
9	(1) A regular member of a city or town police department.	_
10	(2) A town marshal or deputy town marshal.	4
11	(3) A regular member of the county police force.	
12	Sec. 5. As used in this chapter, "owner" means a person in	
13	whose name a motor vehicle is registered under any of the	
14	following:	
15	(1) IC 9-18.	
16	(2) The law of another state.	
17	(3) The law of a foreign country.	
18	(4) The International Registration Plan.	
19	Sec. 6. As used in this chapter, "vendor" means a person who:	
20	(1) provides to a local authority; or	
21	(2) services;	
22	an automated traffic law enforcement system.	
23	Sec. 7. (a) The department may authorize not more than ten (10)	
24	municipalities to participate in the automated traffic law	
25	enforcement system pilot program.	
26	(b) The executive of a municipality must submit an application	
27	to the department before the municipality may be authorized to	
28	participate in the automated traffic law enforcement system pilot	
29	program. An application must be in a form specified by the	
30	department and must include the following information:	
31	(1) Each intersection at which the municipality proposes to	
32	install an automated traffic law enforcement system.	
33	(2) Data on accidents and traffic violations for each	
34	intersection described under subdivision (1).	
35	(3) Any other information requested by the department to	
36	evaluate the extent to which an intersection poses a safety	
37	problem.	
38	(c) If, after reviewing an application and any other information	
39	submitted under subsection (b), the department determines an	
40	intersection poses a safety problem, the department may authorize	
41	the installation of an automated traffic law enforcement system or	



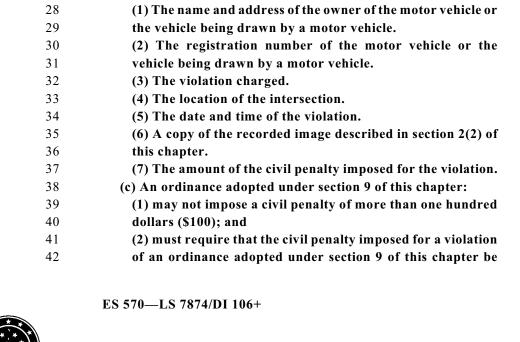
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automated traffic law enforcement systems.

1	(d) The department may authorize the installation of automated
2	law enforcement traffic systems at not more than ten (10)
3	intersections in a municipality.
4	Sec. 8. (a) A municipality authorized by the department to
5	install automated traffic law enforcement systems under section 7
6	of this chapter must provide the department with a report required
7	by subsection (b).
8	(b) A municipality must submit an annual report to the
9	department containing the following information:
10	(1) Data on accidents and traffic violations for each
11	intersection at which the municipality installs an automated
12	traffic law enforcement system.
13	(2) Any other information requested by the department to
14	evaluate the effectiveness of an automated traffic law
15	enforcement system in reducing the:
16	(A) number of accidents and traffic violations; and
17	(B) risk to motorists and pedestrians;
18	at an intersection.
19	(c) Not later than December 31, 2008, the department shall
20	submit a report analyzing the effectiveness of the program to the
21	legislative council in an electronic format under IC 5-14-6.
22	Sec. 9. A local authority, with respect to highways under the
23	local authority's jurisdiction, shall adopt and enforce an ordinance
24	that regulates the placement and use of automated traffic law
25	enforcement systems if the local authority is authorized under
26	section 7 of this chapter to install automated traffic law
27	enforcement systems.
28	Sec. 10. Before enforcing an ordinance adopted under section 9
29	of this chapter, the local authority must install advance warning
30	signs along all approaches of the roadways preceding the
31	intersection at which an automated traffic law enforcement system
32	is located.
33	Sec. 11. (a) Any citation based on an automatic traffic law
34	enforcement system that is not in compliance with the:
35	(1) installation;
36	(2) maintenance; and
37	(3) operational;
38	requirements shall be dismissed.
39	(b) All fines collected during the period of non-compliance shall
40	be refunded to all defendants, regardless of plea.
41	Sec. 12. (a) An ordinance adopted under section 9 of this chapter
42	must specify the following:



1	(1) That, except as provided in subdivision (2) and
2	notwithstanding IC 9-21-3-7 and IC 9-21-8-41, the owner of
3	a motor vehicle commits a violation of the ordinance when the
4	automated traffic law enforcement system produces a
5	recorded image as described in section 2(2) of this chapter of
6	the motor vehicle proceeding or the vehicle being drawn by a
7	motor vehicle proceeding through an intersection contrary to
8	the requirement to stop at a red light under IC 9-21-3-7(b)(3)
9	(2) That, if the owner of a motor vehicle establishes a defense
10	under section 13 or 14 of this chapter, the person:
11	(A) identified as having the care, custody, or control of the
12	motor vehicle under section 13 of this chapter; or
13	(B) identified as the person driving the motor vehicle under
14	section 14 of this chapter;
15	at the time of the violation commits the violation of the
16	ordinance when the automated traffic law enforcement
17	system produces a recorded image as described in section 2(2)
18	of this chapter of the motor vehicle proceeding or the vehicle
19	being drawn by a motor vehicle proceeding through ar
20	intersection contrary to the requirement to stop at a red light
21	under IC 9-21-3-7(b)(3).
22	(b) The local authority shall mail the owner of a motor vehicle
23	or a vehicle being drawn by a motor vehicle committing a violation
24	of an ordinance adopted under section 9 of this chapter notice of
25	the ordinance violation by certified mail postmarked no later than
26	seven (7) business days after the alleged violation. The notice mus
27	include the following:
28	(1) The name and address of the owner of the motor vehicle or
29	the vehicle being drawn by a motor vehicle.
30	(2) The registration number of the motor vehicle or the
31	vehicle being drawn by a motor vehicle.
32	(3) The violation charged.
33	(4) The location of the intersection.
34	(5) The date and time of the violation.
35	(6) A copy of the recorded image described in section 2(2) of
36	this chapter.
37	(7) The amount of the civil penalty imposed for the violation
38	(c) An ordinance adopted under section 9 of this chapter:
39	(1) may not impose a civil penalty of more than one hundred
40	dollars (\$100); and
<i>1</i> 1	(2) must require that the civil panelty imposed for a violation









1	applied to defray the cost of the installation, operation, and
2	maintenance of the automatic traffic law enforcement system
3	and that the remaining funds be deposited in the violent crimo
4	victims compensation fund established by IC 5-2-6.1-40.
5	(d) An ordinance adopted under section 9 of this chapter may
6	authorize the local authority to mail a warning notice to the owner
7	of the motor vehicle or the vehicle being drawn by a motor vehicle
8	instead of imposing a civil penalty for the violation of the
9	ordinance.
10	(e) An ordinance adopted under section 9 of this chapter mus
11	provide that a local police officer must review the recorded image
12	described in section 2(2) of this chapter before the notices referred
13	to in subsections (b) and (d) are mailed to the owner of the motor
14	vehicle or the vehicle being drawn by a motor vehicle.
15	Sec. 13. (a) It is a defense in a proceeding to enforce an
16	ordinance adopted under section 9 of this chapter if the owner:
17	(1) proves that, at the time of the alleged violation, the owner
18	was engaged in the business of renting or leasing motor
19	vehicles under written agreements;
20	(2) proves that, at the time of the alleged violation, the motor
21	vehicle was in the care, custody, or control of a person (other
22	than the owner or an employee of the owner of the motor
23	vehicle or the vehicle being drawn by a motor vehicle) under
24	a written agreement for the rental or lease of the motor
25	vehicle or the vehicle being drawn by a motor vehicle for a
26	period of not more than sixty (60) days; and
27	(3) provides to the ordinance violations bureau or court the
28	name and address of the person who was renting or leasing
29	the motor vehicle or the vehicle being drawn by a motor
30	vehicle at the time of the alleged violation.
31	(b) The owner of a motor vehicle or a vehicle being drawn by a
32	motor vehicle may establish proof under subsection (a)(2) by
33	submitting, not more than fifteen (15) business days after the
34	owner receives notice by mail of the ordinance violation, a copy of
35	the rental or lease agreement to the ordinance violations bureau or
36	court.
37	(c) If the owner of a motor vehicle or a vehicle being drawn by
38	a motor vehicle establishes the proof required under subsection
39	(a)(2), the ordinance violations bureau or the court shall mail a
40	notice of the ordinance violation to the person identified as the
41	person having the care, custody, or control of the motor vehicle of
12	the vehicle being drawn by a motor vehicle at the time of the



1	violation. The proof required under subsection (a)(2) creates a
2	rebuttable presumption that the person having the care, custody,
3	or control of the motor vehicle or the vehicle being drawn by a
4	motor vehicle at the time of the violation was the driver of the
5	motor vehicle at the time of the violation. The notice required
6	under this subsection must contain the following:
7	(1) The information described in section 12(b) of this chapter.
8	(2) A statement that the person receiving the notice was
9	identified by the owner of the motor vehicle or the vehicle
10	being drawn by a motor vehicle as the person having the care,
11	custody, or control of the motor vehicle at the time of the
12	violation.
13	(3) A statement that a person may offer a defense as described
14	in section 14 or 15 of this chapter.
15	Sec. 14. (a) This section applies to an owner other than an owner
16	described in section 13 of this chapter.
17	(b) It is a defense to a proceeding to enforce an ordinance
18	adopted under section 9 of this chapter if the owner provides to the
19	ordinance violations bureau or court the following:
20	(1) An affidavit signed under the penalties of perjury that the
21	owner was not driving the motor vehicle at the time of the
22	alleged violation.
23	(2) An affidavit signed under the penalties of perjury stating
24	either of the following:
25	(A) The name and address of the person driving the motor
26	vehicle or the motor vehicle drawing a vehicle at the time
27	of the alleged violation.
28	(B) That:
29	(i) the motor vehicle; or
30	(ii) the license plate of the motor vehicle or the vehicle
31	being drawn by the motor vehicle;
32	had been stolen before the alleged violation occurred and
33	was not under the control or possession of the owner at the
34	time of the alleged violation. In addition to the affidavit
35	described in this clause, the owner must submit proof that
36	a police report was filed concerning the stolen motor
37	vehicle or stolen license plate.
38	(c) If the owner of a motor vehicle or a vehicle being drawn by
39	a motor vehicle submits the evidence required under subsection
40	(b)(2)(A), the ordinance violations bureau or the court shall mail

a notice of the ordinance violation to the person identified as the

person driving the motor vehicle at the time of the violation. The



41

1	evidence required under subsection (b)(2)(A) creates a rebuttable
2	presumption that the person identified in the affidavit required
3	under subsection (b)(2)(A) was the driver of the motor vehicle at
4	the time of the violation. The notice required under this subsection
5	must contain the following:
6	(1) The information described in section 12(b) of this chapter.
7	(2) A statement that the person receiving the notice was
8	identified by the owner of the motor vehicle as the person
9	driving the motor vehicle at the time of the violation.
10	Sec. 15. It is a defense to a proceeding to enforce an ordinance
11	adopted under section 9 of this chapter that any of the following
2	applies:
13	(1) IC 9-21-1-8(b)(2) (a person driving an authorized
14	emergency vehicle may proceed past a red traffic control
15	signal or traffic control device after slowing down as
6	necessary for safe operation).
7	(2) IC 9-21-3-7(b)(4) (traffic control signal lights are giving no
8	indication or conflicting indications).
9	(3) IC 9-21-8-1 (complying with a lawful order or direction of
20	a law enforcement officer).
21	(4) IC 9-21-8-35(a) (yielding right-of-way to authorized
22	emergency vehicles).
23	(5) IC 9-21-13-1 (vehicle with lighted headlights is in a funeral
24	procession).
25	Sec. 16. An ordinance adopted under section 9 of this chapter
.6	may not provide for the payment of compensation to a vendor on
7	the basis of:
8	(1) the number of recorded images as set forth in section
.9	12(a)(1) of this chapter produced by the automated traffic law
0	enforcement system equipment furnished by a vendor;
31	(2) the number of ordinance violation citations issued as set
32	forth in section 12(b) of this chapter; or
3	(3) revenue generated by use of automated traffic law
34	enforcement system equipment or services provided by a
55	vendor.
66	Compensation provided to a vendor may be based on the value of
57	the automated traffic law enforcement system equipment or
88	services provided by the vendor.
39	Sec. 17. A violation under this chapter may not be used to
10	determine rates for motor vehicle insurance.
11	Sec. 18. This chapter expires June 30, 2015.
12	SECTION 20. IC 9-21-4-4 IS AMENDED TO READ AS



	14
1	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 4. A person may not
2	place, maintain, or display upon or in view of a highway an
3	unauthorized sign, signal, marking, or device that:
4	(1) purports to be, is an imitation of, or resembles an official a
5	traffic control device or a railroad sign or signal;
6	(2) attempts to direct the movement of traffic; or
7	(3) hides from view or interferes with the effectiveness of an
8	official a traffic control device or a railroad sign or signal.
9	SECTION 21. IC 9-21-8-41 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 41. (a) A person who
11	drives a vehicle or street car may not disobey the instructions of an
12	official a traffic control device placed in accordance with this article
13	unless otherwise directed by a police officer.
14	(b) When a traffic control device or flagman is utilized at a worksite
15	on a highway for traffic control, a person who drives a vehicle shall
16	exercise extraordinary care to secure the mutual safety of all persons
17	and vehicles at the worksite.
18	(c) All traffic shall observe and obey traffic control devices
19	including signals, signs, and warnings, and all directions, signs, or
20	warning devices that may be given or displayed by a police officer or
21	flagman to safely control traffic movement at a worksite and promote
22	safety at a worksite.
23	SECTION 22. IC 9-21-17-3 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. A pedestrian shall
25	obey the instructions of an official a traffic control device specifically
26	applicable to the pedestrian, unless otherwise directed by a police
27	officer.
28	SECTION 23. IC 9-21-17-10 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 10. A pedestrian may
30	not cross a roadway intersection diagonally unless authorized by

SECTION 23. IC 9-21-17-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 10. A pedestrian may not cross a roadway intersection diagonally unless authorized by official traffic control devices. When authorized to cross diagonally, pedestrians shall may cross only in accordance with the official traffic control devices pertaining to diagonal crossing movements.

SECTION 24. IC 9-30-3-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 12. (a) If during any twelve (12) month period a person has committed moving traffic violations for which the person has:

- (1) been convicted of at least two (2) traffic misdemeanors;
- (2) had at least two (2) traffic judgments entered against the person; or
- (3) been convicted of at least one (1) traffic misdemeanor and has had at least one (1) traffic judgment entered against the person;



1	the bureau may require the person to attend and satisfactorily complete
2	a defensive driving school program. The person shall pay all applicable
3	fees required by the bureau.
4	(b) This subsection applies to an individual who holds a
5	probationary license under IC 9-24-11-3 or is less than eighteen (18)
6	years of age. An individual is required to attend and satisfactorily
7	complete a defensive driving school program if either of the following
8	occurs at least twice or if both of the following have occurred:
9	(1) The individual has been convicted of a moving traffic offense
10	violation (as defined in section 14(a) 14(b) of this chapter), other
11	than an offense that solely involves motor vehicle equipment.
12	(2) The individual has been the operator of a motor vehicle
13	involved in an accident for which a report is required to be filed
14	under IC 9-26-2.
15	The individual shall pay all applicable fees required by the bureau.
16	(c) The bureau may suspend the driving license of any person who:
17	(1) fails to attend a defensive driving school program; or
18	(2) fails to satisfactorily complete a defensive driving school
19	program;
20	as required by this section.
21	(d) Notwithstanding IC 33-37-4-2, any court may suspend one-half
22	(1/2) of each applicable court cost for which a person is liable due to
23	a traffic violation if the person enrolls in and completes a defensive
24	driving school or a similar school conducted by an agency of the state
25	or local government.
26	SECTION 25. IC 9-30-3-14 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 14. (a) This section
28	does not apply to a violation of an ordinance adopted under
29	IC 9-21-3.5-9.
30	(a) (b) As used in this section, "moving traffic offense" violation"
31	means a violation of a statute, an ordinance, or a rule relating to the
32	operation or use of motor vehicles while the motor vehicle is in motion.
33	(b) (c) If a court convicts a person for a moving traffic offense
34	violation, and the person is known or believed by the court not to be
35	the owner of the motor vehicle, the court shall, within seven (7) days
36	after entering the conviction, deposit with the United States Postal
37	Service, first class postage prepaid, a notice addressed to the owner of
38	the motor vehicle giving the owner the following information:
39	(1) The name and address of the person convicted.
40	(2) The name and address of the owner of the motor vehicle.
41	(3) The offense upon which the conviction was made.

(4) The date of arrest of the person convicted and the location of



1	the place of the offense.
2	(5) The license plate number of the motor vehicle.
3	(6) The operator's or chauffeur's license number of the person
4	convicted.
5	(7) The date of the conviction and the name of the court making
6	the conviction.
7	SECTION 26. IC 34-6-2-85 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 85. "Moving traffic
9	violation", for purposes of IC 34-28-5, means a violation of:
10	(1) a statute defining an infraction; or
11	(2) an ordinance, other than a violation of an ordinance
12	adopted under IC 9-21-3.5-9;
13	that applies when a motor vehicle is in motion.
14	SECTION 27. IC 34-28-5-1 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. (a) An action to
16	enforce a statute defining an infraction shall be brought in the name of
17	the state of Indiana by the prosecuting attorney for the judicial circuit
18	in which the infraction allegedly took place. However, if the infraction
19	allegedly took place on a public highway (as defined in IC 9-25-2-4)
20	that runs on and along a common boundary shared by two (2) or more
21	judicial circuits, a prosecuting attorney for any judicial circuit sharing
22	the common boundary may bring the action.
23	(b) An action to enforce an ordinance shall be brought in the name
24	of the municipal corporation. The municipal corporation need not
25	prove that it or the ordinance is valid unless validity is controverted by
26	affidavit.
27	(c) Actions under this chapter (or IC 34-4-32 before its repeal):
28	(1) shall be conducted in accordance with the Indiana Rules of
29	Trial Procedure; and
30	(2) must be brought within two (2) years after the alleged conduct
31	or violation occurred.
32	(d) The plaintiff in an action under this chapter must prove the
33	commission of an infraction or ordinance violation by a preponderance
34	of the evidence.
35	(e) The complaint and summons described in IC 9-30-3-6 may be
36	used for any infraction or ordinance violation.
37	(f) The prosecuting attorney or the attorney for a municipal
38	corporation may establish a deferral program for deferring actions
39	brought under this section. Actions may be deferred under this section
40	if:
41	(1) the defendant in the action agrees to conditions of a deferral

program offered by the prosecuting attorney or the attorney for a



1	municipal corporation;
2	(2) the defendant in the action agrees to pay to the clerk of the
3	court an initial user's fee and monthly user's fee set by the
4	prosecuting attorney or the attorney for the municipal corporation
5	in accordance with IC 33-37-4-2(e);
6	(3) the terms of the agreement are recorded in an instrument
7	signed by the defendant and the prosecuting attorney or the
8	attorney for the municipal corporation;
9	(4) the defendant in the action agrees to pay court costs of
10	twenty-five dollars (\$25) to the clerk of court if the action
11	involves a moving traffic offense violation (as defined in
12	<del>IC 9-13-2-110);</del> <b>IC 34-6-2-85);</b> and
13	(5) the agreement is filed in the court in which the action is
14	brought.
15	When a defendant complies with the terms of an agreement filed under
16	this subsection (or IC 34-4-32-1(f) before its repeal), the prosecuting
17	attorney or the attorney for the municipal corporation shall request the
18	court to dismiss the action. Upon receipt of a request to dismiss an
19	action under this subsection, the court shall dismiss the action. An
20	action dismissed under this subsection (or IC 34-4-32-1(f) before its
21	repeal) may not be refiled.
22	SECTION 28. IC 36-1-6-3 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. (a) Certain
24	ordinances may be enforced by a municipal corporation without
25	proceeding in court through:
26	(1) an admission of violation before the violations clerk under
27	IC 33-36; or
28	(2) administrative enforcement under section 9 of this chapter.
29	(b) Except as provided in subsection (a), a proceeding to enforce an
30	ordinance must be brought in accordance with IC 34-28-5, section 4 of
31	this chapter, or both.
32	(c) An ordinance defining a moving traffic violation may not be
33	enforced under IC 33-36 and must be enforced in accordance with
34	IC 34-28-5.
35	(d) An ordinance adopted under IC 9-21-3.5-9 may be enforced
36	under IC 33-36 or IC 34-28-5.
37	SECTION 29. IC 9-13-2-117 IS REPEALED [EFFECTIVE JULY



1, 2005].

#### SENATE MOTION

Madam President: I move that Senator Wyss be added as coauthor of Senate Bill 570.

**MISHLER** 

#### SENATE MOTION

Madam President: I move that Senators Broden and Antich-Carr be added as coauthors of Senate Bill 570.

**MISHLER** 

#### SENATE MOTION

Madam President: I move that Senator Kruse be added as coauthor of Senate Bill 570.

**MISHLER** 

## COMMITTEE REPORT

Madam President: The Senate Committee on Governmental Affairs and Interstate Cooperation, to which was referred Senate Bill No. 570, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 9, line 13, delete "Notwithstanding IC 9-21-3-7 and IC 9-21-8-41, a" and insert "A".

Page 9, line 26, delete "(2)," and insert "(2) and notwithstanding IC 9-21-3-7 and IC 9-21-8-41,".

Page 16, line 23, strike "IC 9-13-2-110);" and insert "IC 34-6-2-85);".

Page 17, line 1, delete ", other than a".

Page 17, line 2, delete "violation of an ordinance adopted under IC 9-21-3.5-9,".

Page 17, between lines 4 and 5, begin a new paragraph and insert:

"(d) An ordinance adopted under IC 9-21-3.5-9 may be enforced

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#### under IC 33-36 or IC 34-28-5.".

and when so amended that said bill do pass.

(Reference is to SB 570 as introduced.)

RIEGSECKER, Chairperson

Committee Vote: Yeas 6, Nays 1.

#### SENATE MOTION

Madam President: I move that Senate Bill 570 be amended to read as follows:

Page 9, between lines 23 and 24, begin a new paragraph and insert:

"Sec. 11.(a) Any citation based on an automatic traffic law enforcement system that is not in compliance with the:

- (1) installation;
- (2) maintenance; and
- (3) operational requirements;

shall be dismissed.

(b) All fines collected during the period of non-compliance shall be refunded to all defendants, regardless of plea."

Page 9, line 24, delete "Sec. 11." and insert "Sec. 12.".

Page 10, line 31, delete "Sec. 12." and insert "Sec. 13.".

Page 11, line 28, delete "Sec. 13." and insert "Sec. 14.".

Page 12, line 25, delete "Sec. 14." and insert "Sec. 15.".

Page 12, line 40, delete "Sec. 15." and insert "Sec. 16.".

(Reference is to SB 570 as printed February 4, 2005.)

YOUNG R MICHAEL

#### SENATE MOTION

Madam President: I move that Senate Bill 570 be amended to read as follows:

Page 10, line 8, after "violation" insert "by certified mail postmarked no later than seven (7) business days from the alleged violation".

Page 11, line 7, delete "thirty (30)" and insert "fifteen (15) business".

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Page 11, between lines 27 and 28, begin a new line block indented and insert:

"(3) A statement that a person may offer a defense as described in section 13 of this chapter."

Page 11, line 33, delete ":".

Page 11, line 34, delete "(A)".

Page 11, line 34, delete "; or".

Page 11, delete line 35.

Page 13, between lines 11 and 12, begin a new paragraph and insert:

"Sec. 16. A violation under this chapter may not be used to determine rates for motor vehicle insurance."

(Reference is to SB 570 as printed February 4, 2005.)

YOUNG R MICHAEL

#### SENATE MOTION

Madam President: I move that pursuant to Senate Rule 78(d), the Senate reconsider its action taken on Engrossed Senate Bill 570 on February 28, 2005, whereby the bill failed to pass for want of a constitutional majority, by a vote of 23 yeas and 25 nays.

DROZDA

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Roads and Transportation, to which was referred Senate Bill 570, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

DUNCAN, Chair

Committee Vote: yeas 8, nays 1.

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#### HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 570 be amended to read as follows:

Page 6, between lines 37 and 38, begin a new paragraph and insert:

"(c) The duration of a steady yellow indication must be at least five (5) seconds.".

(Reference is to ESB 570 as printed March 22, 2005.)

**TORR** 

JKK

#### HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 570 be amended to read as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 5-2-6.1-41 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 41. The fund consists of amounts deposited under IC 9-21-3.5, IC 33-37-7-9, and IC 35-50-5-3, and appropriations from the general assembly.".

Page 10, line 29, after "chapter" insert ":

(1)".

Page 10, line 30, delete "." and insert "; and

(2) must require that the civil penalty imposed for a violation of an ordinance adopted under section 9 of this chapter be applied to defray the cost of the installation, operation, and maintenance of the automatic traffic law enforcement system, and that the remaining funds be deposited in the violent crime victims compensation fund established by IC 5-2-6.1-40.". Renumber all SECTIONS consecutively.

(Reference is to ESB 570 as printed March 22, 2005.)

TORR

## HOUSE MOTION

Mr. Speaker: I move that Engrossed Senate Bill 570 be amended to read as follows:

Page 9, between lines 12 and 13, begin a new paragraph and insert:

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"(c) Not later than December 31, 2008, the department shall submit a report analyzing the effectiveness of the program to the legislative council in an electronic format under IC 5-14-6.".

Page 9, line 28, delete "operational requirements;" and insert "operational;".

Page 9, line 29, before "shall" insert "requirements".

Page 10, line 1, delete "12 or 13" and insert "13 or 14".

Page 10, line 3, delete "12" and insert "13".

Page 10, line 5, delete "13" and insert "14".

Page 10, line 17, delete "from" and insert "after".

Page 11, line 33, delete "11(b)" and insert "12(b)".

Page 11, line 40, delete "section 13" and insert "section 14 or 15".

Page 11, line 42, delete "12" and insert "13".

Page 12, line 32, delete "11(b)" and insert "12(b)".

Page 13, line 13, delete "11(a)(1)" and insert "12(a)(1)".

Page 13, line 13, delete "detected" and insert "produced".

Page 13, line 16, delete "11(b)" and insert "12(b)".

Page 13, between lines 24 and 25, begin a new paragraph and insert:

"Sec. 18. This chapter expires June 30, 2015.".

(Reference is to SB 570 as printed March 22, 2005.)

WOLKINS



